F. Auerbach & Bros. SEMI-ANNUAL BARGAIN SALE

Ladies', Misses' and Childrens' Muslin Underwear

WEEK

We offer the largest assortment and best made goods at prices so low that our patrons cannot buy the material for the same money.

Why then Stitch, Stitch, Stitch, crook your back and invite all sorts of sches, when you can buy well fitting and nicely finished underwear at the cost of the material? We offer in this sale

DIFFERENT

Ranging at 15c. 25c, 40c, 50c, 75c, \$1.00, \$1.25 and \$1.50, with one restriction only.

Each Customer Will be Permitted to Purchase Only Three Articles of Each Kind and Price!!!

To explain, only three Chemises, three Skirts, three Pairs of Drawers, three Night Gowns, three Corset Covers, three Infants Slips, three pairs of Misses Drawers, three Gingham Dresses, three Aprons, etc., of each of the above, EIGHT GRADES will be sold the one customer.

The FIFTY CENT Lot Will Contain

One lot of Gents' Night Gowns, regular price 85c, each, We shall also offer one lot of Gents' Fancy Front Night Gowns, at 65c., Please remember that we cannot duplicate these goods at these

EXTREMELY LOW PRICES

It will pay every lady to attend this Great Sale, and secure their season's supply, as it will contain a larger assortment and finer Grades of Goods than any sale ever offered in this city.

OUR BARGAIN SALE

Dress Goods, Cloaks and Shawls.

ONE PRICE TO ALL. We are Never Undersold MAIL ORDERS Filled at BARGAIN PRICES

ESTABLISHED 1864:

F. AUERBACH & BRO.

Previous to Stock-taking term. The interest

OFFER-

CREAT BARGAINS

-IN-

Ladies', Misses' and Children's Wraps.

ALL NEW GOODS!

T. G. WEBBER,

fuperintendent.

OGDEN.SPORT

We are at all times glad to receive communications from correspondents on topics of public interest, which should be adversed to our branch office, and be accompanied by the name of the writer, not necessarily for publication, but as a guarantee of good faith."

Subscribers will oblige by promptly notifying this office of any failure in the delivery of this paper.

Tuesday - - - January 29, 1889 IN THE TOILS.

F. J. Cannon Arrested for Criminal Libel.

Yesterday considerable excitement was manifest over the fact that J. K. Middlemiss, who has figured quite conspicuously in legal circles of late, had sworn out a complaint against Frank J Cannon editor of the Standard for criminal linel, on account of the Standard's version of the trial of Middlemiss and others for disturbing the peace which was heard Friday svening before Justice E. W. McIntyre at Schofield Emery County. The following is a copy of the

COMPLAINT

UNITED STATES OF AMERICA,
TERRITORY OF UTAH,
COUNTY OF WEBER

To R. W. Cross, Eq. Commissioner of the Supreme Court of said Terratory.

John R. Middlemiss, of Ogden City, in the County of Weber, Territory of Utah, on behali of the people of the Territory of Utah on oath complains that Frank J. Cannon, of Ogden City, in the County of Weber and Territory of Utah, on the 27th day of January A. D. 1889, at Ogden ity, in the County of Weber and Territory aforesaid, did print, publish and circulate in the Standard, a newspaper of which as is editor, and which is largely read throughout the Territory of Utah and adjoining Terr tories the following wicked and m illeious and criminating libel against this affish, under the pretones of giving the swidence introduced in a trial against this affish, under the protone of giving the swidence introduced in a trial against this affish, under the protone of giving the swidence introduced in a trial against this affish, under the protone of giving the swidence introduced in a trial against this affish, under the protone of giving the swidence introduced in a trial against this Alliams, acting under W. R. Williams, had torn the notices down and posted up others, claiming it for Williams, which statements are false, and which were circulated on the 27th day of January, 1889, and which were intended with the balance of the article to injure the character and business of affiant, contrary to the form of the statute in such cases made and provided, and against the peace and dignity of the people of the Territory of Utah, and wherefore complainant prays that a warrant may issue for the arrest of said Frank J. Cannon, and that he be dealt with according to law.

(Signed,) JOHN R. MIDDLEMISS, Commissioner Supreme Court, Territory of Utah.

F. G. Hudson, deputy United States marshal, served the warrant, and Mr. o R. W. Cross, Esq., Commissioner of the Supreme Court of said Territory:

of Utah

F. G. Hudson, deputy United States marshal, served the warrant, and Mr. Cannon appeared before the commissioner. The people were represented by A. Perrin in the absence of the county attorney, and the defendant had present as counsels, L. R. Rogers, J. N. Kimball, and E. M. Allison. The court read the complaint, when counsel for the defense raised objections. First—That the case was being prosecuted by an strorney for the prosecuting witness and that neither the county attorney nor the deputy United States attorney were present. Objection overruled by the court.

Second—That the complaint did not state an offense under the laws of the Territory; that the court proceedings of any court was matter germane for any

Second—That the complaint did not state an offense under the laws of the Territory; that the court proceedings of any court was matter germane for any paper to publish, and the complaint did not show that the words quoted in the complaint had not been used by witnesses in the trial. The court ruled that the complaint meant that the words reported in the complaint were in effect that the witness had not made the statements complained of, and as a r port of a trial that portion which was uttered by the paper and had not been adduced in the testimony, might conadduced in the testimony, might con-stitute cause of action.

As the prosecuting witness was not ready to go to trial at the time, trial

was set for Friday morning next at 10

The defendant was released on his own recognizance until that time.

First District Court.

Yesterday when the court convened the first duty to perform was to draw grand and petit jurors for the ensuing

The following is a list of the grand jurors for which venire has been issued requesting their presence February 18th next at Provo:

next at Provo:

D C. Clark,
John W Brown,
Don C Johnson,
James N. Creer,
James Gray,
Thomas B. Jones,
James E. Daniels, Jr.
John C Johnson,
James Gray,
Thomas B. Jones,
Merrian Holdaway,
John B. Lores,
James Coffrey,
Daniel Vincent,
John C. tanw,
James McHeth,
James McHeth,
James D. Page,
James McHeth,
James Douglas,
Autoine Christensen,
Charles DuBois,
L. L. Clark,
Wm. McKenzie

John Rogers,
Thomas A. Daniels,
Thomas Goodman,
Merrian Holdaway,
Jensen,
Thomas Goodman,
Merrian Holdaway,
Jenses Patten,
James Patten,
James D. Page,
James Douglas,
Autoine Christensen,
Charles DuBois,
L. L. Clark,
Wm. McKenzie

Petit jurors who are required to be at

Provo February 20th.

James Winder, John Whitbeek, James Barton, Solomon D. Chase, Jr. Wm. Young, Sidcon Murdock, George James, C. H. Williams, R. W. Bennett James B. Black, Wm. R. John Crowser, Chas. John Crowser, Chas. John Greer, Henry Roylance, Jr. F. F. Bee, Chas. Craine, Raleigh Jones, Geo. Norman, Geo. Norman, Geo. Norman, Abner Craine, Frederick Ludwickson, James A. Coil, Benjamin J. String-Raham, After the jurors had been drawn.

After the jurors had been drawn.
Thomas Palm r was brought in charged
w th unlawful cohabitation, he pleaded
guilty and will have his sentence Feb-

rary 23d. Court was then adjourned till Wed-nesday next at 10 s. m.

She Is Well.

St. Peterseure, January 27 .- The re port that the Czarina is ill is untrue She does not intend to go abroad.

Children Cryfor Pitcher's Castoria

159 MAIN STREET.

THE GREAT SPORTING RESORT

Boxing Cub Swinging And All Klads of National Sport

NOTICE.—We have the Finest and Choices Brands of Wines, Brandles and Cigars.

MIKE FITZGERALD. - PROP. "The Commercial."

P. T. NYSTROM'S Palace of Entertainment

Comfort. Fair Treatment and Pure Liquors

COME AND SEE ME.

STOPPED FREE

TAX SALE.

WHEREAS, THE CITY TAXES ASsessor ag dinst John Stewart amounting to Seveny-five cents (75c), became
desirquent on the First day of November,
and still remain unpaid,
Therefore, I. M. W Taylor, Collector of
Salt Lake City, by virtue of the authority
vested in me by the provisions of Sections
is, 16 and It of Chapter XXIII, of the "Revised Jrdinances of Salt Lake City," passed
February 14th, 1838, have levied upon the
following nemed property, to-wit: All of
Lot Four (4) Block One Hundred and Sixtytwo (162), Plat "D." Salt Lake City
Survey, and will sell the same, or so much
thereof as may be necessary, to pay the
Taxes and Costs at Public Auction, in front
of the City Hall, Sait Lake City, on the 28th
day of February, 1889, at Twelve-o'clock M.
M. W TAYLOR,
Collector,
Assessor and Collector's Office, No. 8, City

Assessor and Collector's Office, No. 8, City Hall, Salt Lake City, January 25, 1889.

TAX SALE.

TAX SALE,

WHEREAS, THE CITY TAXES ASsessed against Amelia B-raum,
amounting to One and 25 100 Dollars, became delinquent on the First day of November, and still remain unpaid.
Therefore, I. M. W Taylor, Collector of
Salt Lake City, by virtue of the authority
vested in me by the provisions of Sections
15, 16 and 17 of Chapter XXIII of the "Revised Ordinances of Salt Lake City," passed
February 1tth, 1885, have levied upon the
following named property, to wit: Five (5)
by Ten (10) rods of Lot Four (4). Block
Thirty-one (31). Plat "D," Salt Lake City
Survey, and will sell the same, or so much
thereof as may be necessary, to pay the
Taxes and Gosts at Public Auction, in front
of the City Hall, Salt Lake City, on the 28th
day of February, 1889, at Tweive o'clock, M
M. W. TAYLOR, Collector
Assessor and Collector's Office, No. 8, City
Hall, Salt Lake City, January 25, 1889

TAX SALE

WHEREAS, THE CITY TAXES ASwe sessed against Henry M Porter,
amounting to Two and 50-100 Dollars became
delinquent on the First day of November,
and still remain unpaid.
Therefore, I. M. W Taylor, Collector of
Salt Lake City, by virtue of the authorisy
vested in me by the provisions of Sections
15, 16 and 17 of Chapter XXIII of the "Revised Ordinances of Salt Lake City," passed
February 14th, 1885, have levied upon the
following mamed property, to-wit: All of
Block One Hundred and Sixty-seven (167)
Plat 'D' Salt Lake City Survey, and
will sell the same, or so much thereof
as may be necessary, to pay the Taxes and
Costs, at Public Auction, in front of the City
Hall, Salt Lake City, on the 28th day of February 1889, at Twelve o'clock M.

M W TAYLO B.
Collector
Assessor and Collector's Office, No. 8 City

Collector Assessor and Collector's Office, No. 8, City Hall, Salt Lake City, January 25, 1889,

TAX SALE.

WHEREAS, THE CITY MAXES ASsessed against Lucila H. Hoff, amounding to Two 25-100 Dollars, became delinquent on the First Day of November, and still remain unpaid.

Therefore, I, M. W. Taylor, Collector of Salt Lake City, by virtue of the authority vested in me by the provisions of Sections 15, 16 and 17 of Chapter XXIII of the "Revised Ordinances of Salt Lake City," passed February Hith, 1888, have levied upon the following named property to-wit: All of Lot Three (3), Block One Hundred and Nine (109), Plat 'D," Salt Lake City Survey, and will sell the same, or so much thereof as may be necessary, to pay the Taxes and Costs, at Public Auction, in front of the City Hall, Salt Lake City, on the 28th day of February 1889, at Twelve o'clock M. W. TAYLOR,

Collector Collector's Office, No. 8, City Hall, Salt Lake City, January 25, 1889

NOTICE TO CREDITORS.

Estate of Zerubbabel Snow, Deceased.

NOTICE IS HEREBY GIVEN BY THE undersigned, administrator of the estate of Zerubbabel snow, desceased, to the creditors of, and all persons having claims against the said deceased, to exhibit them with the necessary vouchers within tem months after the first publication of this notice, to the said administrator at the office of charles Baidwin, attorney, No 218 South Main Street, Sait Lake City, in the County of Sait Lake.

Administrator of the estate of Zerubbabel Snow, deceased.

Dated, January 28, 1889.

MIRRORS!

Go to G. F. Culmer & Bros.

Mirrors for Bedrooms. Bathrooms, Barrooms, Parlors, Stores, Etc.,

COLD, SILVER AND WOOD FRAMES TO SUIT.

AT ALL PRICES, MIRRORS

From 15 Cents to

\$1,000 Each.

WE GUARANTEE OUR

CASES TO BETTER AND

Than Any Imported.

G. F. CULMER & BROS.,

SALT LAKE CITY,

NOTICE.

A Special Meeting of the Stockholders of the Home Fire Insurance Company, of Utah, will be held at the office of Heber J. Grant & Co., No. 40 East Temple Street, this City, on Wednesday, February 20, 1889, at 10 a.m., for the purpose of amending Article Six (6) of the Articles of Incorporation, by increasing the number of shares of capital stock, and reducing the par value of same, and making the Capital Stock fully paid up; atso amending Article Five (5) by increasing the number of Directors.

ELIAS A. SMITH, Sec'y. Salt Lake City, Jan'y 26, 1889.

YOU CAN GET

This Machine

ROWE, and



N a

The HERA

 DAILY, One Year, for
 \$29 50

 SEMI-WEEKLY, One Year, for
 23 00

 SUNDAY, One Year, for
 22 50

Ornamented Head on Iron Stand. Drop leaf Table of Walnut, Oll-polished, with Patent Drop Leaf Support; Gothic Cover. with Veneered Panels; Case of Two Drawers, with Lock; Veneered Fronts and Elegant Nickel-Plated Drop Ring Handles.

This includes Full and Complete Set of Attachments.